## **REMARKS**

This is in full and timely response to the above-identified Office Action. The above listing of the claims replaces all prior versions, and listings, of claims in the application. Reexamination and reconsideration in light of the proposed amendments and the following remarks are respectfully requested.

## Claim Amendments

In this response, claims 1, 2 and 3 are amended, claim 4 is cancelled and new claims 5-11 are presented from examination. The newly presented claims 5-11 are supported by the original disclosure and drawings, and are patentable over the cited art in at least that they call for structure which is neither disclosed nor suggested thereby.

## Rejection under 35 USC § 102

The rejection of claims 1-3 under 35 USC § 102(b) as being anticipated by Watjer et al. (USP 4,738,481 to ) is traversed, to the degree that it may be applied the claims as amended.

Claims 1, 2 and 3 have been amended in a manner which defines structure which is neither found in nor suggested by Watjer et al. More specifically, the claims now call for the slide member to be slidable in and out of a concealed space between the roof panel and a roof trim disposed between the roof panel and a vehicle cabin, and for the sun visor body to be pivotally mounted at a front end of the slide member so as to be storable by being folded back into a recess indented into a cabin exposed surface of the roof trim and thus constantly exposed to the vehicle cabin.

This structure renders the sun visor body pivotal at all times. This must be contrasted with the arrangement disclosed in Watjer et al., wherein both the sun visor and the slide member are disposed in the same recess when stored.

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## Conclusion

It is submitted that the claims as they stand before the PTO are allowable over the art of record for at least the reasons advanced above. Favorable reconsideration and allowance of this application is courteously solicited.

Respectfully submitted,

Date October 18 , 2004

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